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9	Attorneys for Defendants Zach Conine,	
10	Danielle Anthony and Nevada State Treasurer's Office	
11		
12	UNITED STATES DISTRICT COURT	
13	DISTRICT OF NEVADA	
14	STEVEN RAYMOND, KYONG 'GINA' RAYMOND, and CHASE HYON,	Case No. 2:23-CV-01195-CDS-MDC
15	individually and on behalf of all persons similarly situated,	STIPULATION AND ORDER TO
16	Plaintiffs	EXTEND BRIEFING DEADLINES ON DEFENDANTS' MOTION TO DISMISS
17	vs.	SECOND AMENDED COMPLAINT
18	ZACH CONINE, in his official capacity as	(FIRST REQUEST)
19	NEVADA STATE TREASURER and ADMINISTRATOR OF THE NEVADA	[ECF No. 49]
20	UNCLAIMED PROPERTY PROGRAM, NEVADA STATE TREASURER'S	[ECr No. 49]
21	OFFICE, and DANIELLE ANTHONY, in her official capacities as DEPUTY	
22	TREASURER OF UNCLAIMED PROPERTY, NEVADA STATE	
23	TREASURER'S OFFICE,	
24	Defendants	
25	Defendants Zach Conine, in his official capacity as Nevada State Treasurer and	
26	Administrator of the Nevada Unclaimed Property Program, Nevada State Treasurer's	
27	Office, and Danielle Anthony, in her official capacities as Deputy Treasurer of Unclaimed	
28	D 1 . f o	

Property, Nevada State Treasurer's Office, in its capacity, and Plaintiffs, Steven Raymond, Kyong 'Gina' Raymond, and Chase Hyon, individually and on behalf of all persons similarly situated ("Plaintiffs") (collectively "Parties"), by and through counsel, hereby submit this stipulation and proposed order extending the deadline to file the Parties' briefings in relation to Defendants' Motion to Dismiss Second Amended Complaint Class Action [ECF No. 48]. This is the Parties' first stipulation for extension of the briefing schedule.

It is stipulated by and between the Parties that:

- 1. Plaintiffs shall have 28 days instead of the traditional 14 days to file their Opposition to Defendants' Motion to Dismiss [ECF No. 48]. The new deadline for Plaintiffs' Opposition is **October 17, 2024**.
- 2. Defendants shall have **21 days** instead of the traditional 7 days to file their Reply in Support of Defendants' Motion to Dismiss [ECF No. 48]. The new deadline for Defendants' Reply is **November 7, 2024**.
- 3. Pursuant to Local Rule 26-3, good cause exists for the requested extension regarding the Parties' briefing schedule related to Defendants' Motion to Dismiss [ECF No. 48]. Provided the extensive arguments and the nature of the issues raised within the motion, the corresponding briefing would likewise require extensive arguments. For the Parties to sufficiently brief the applicable issues, more time is required than the traditional 14/7 days deadlines.

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1	4. This request for an extension is not sought to delay the proceedings or for any	
$_2$	improper purpose.	
3	DATED this 30th day of September, 2024.	DATED this day of September, 2024.
4 5	AARON D. FORD Attorney General	PAUL LLP Trial Attorneys
6 7 8	By: <u>/s/ Iva K. Todorova</u> Marni K. Watkins (Bar No. 9674) Chief Litigation Counsel Iva K. Todorova (Bar No. 15827) Senior Deputy Attorney General Kevin K. Benson (Bar No. 9970)	By: <u>/s/ Laura C. Fellows</u> Krista J. Nielson (Bar No. 10698) 10100 W. Charleston Blvd., Ste. 220 Las Vegas, NV 89135 William M. Fischbach (Pro Hac Vice)
9	Senior Deputy Attorney General Zach Conine, Danielle Anthony and	Elliot C. Stratton (Pro Hac Vice) 7th Floor Camelback Esplanade II 2525 East Camelback Road
10	Nevada State Treasurer's Office	Phoenix, Arizona 85016-4237
$\begin{bmatrix} 11 \\ 12 \end{bmatrix}$		Laura C. Fellows (Pro Hac Vice) Paul, LLP 601 Walnut Street, Suite 300
13		Kansas City, Missouri 64106
14 15		Jonathan Greiner (Pro Hac Vice) Christopher Ross (Pro Hac Vice) Greiner & Associates PLLC 401 Austin Highway, Suite 110
16		San Antonio, Texas 78209
17		Attorneys for Plaintiffs
18		
19	IT IS SO ORDERED.	
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22	UNITED STATES DISTRICT JUDGE	
23	Dated: October 1, 2024	
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